In the United States District Court For the Northern District of New York State	
In the Matter of Application of Howard Griffith et al., Plaintiffs	Order to Show Cause and Temporary Restraining Order to Maintain Status Quo
-against-	<i>/</i> .
New York State, et al., Respondent.	Case No.: 5:20-cv-1312 (GLS/ML)
For a Judgment Pursuant 42 U.S. Code Section 1983	
<u>-</u>	tioner, Howard Griffith, Plaintiff in the matter attached thereto and the memorandum of law
LET the [Respondent] of this matt	er show cause before this Court on the day
of, 2020, at the time	of, on that day, why preliminary
injunction should not issue pursuan	nt Rule 65(a) of the Federal Rules of Civil
Procedure enjoining the Responde	nts, their successors in office, agents and
employees and all other persons ac	eting in concert and participation with them, any
injunction which prohibits the part	ies' authorization to object that there is no good
reason for this matter to be heard v	why "status quo" needs to be maintained for the
subsequential errors pursuant to Se	ection 29-a of article 2-b of the Executive Law of
New York State pursuant to Execu	tive Orders 202.67 & 202.8 in maintenance of
the fundamental errors, substantive	ely affecting the "People of the State of New
York v Howard Griffith, 2001-088	3-1", while the executive branch of the New

York State government continues to simultaneously [abuse the power of government] until the appropriate Orders, Opinions, Decisions, etc. can be developed to correct these errors of law. In this case, it is hereby

ORDERED Injunctive Relief be provided Plaintiff's current "status quo" can presently be maintained consequential to the substantive element [], substantively developed from Section 29-a of article 2-b of the executive law of New York State: Executive Orders 202.67 & 202.8, subsequential to the most fundamental remedies of this action and it is further

ORDERED that this Order to Show Cause and all other papers attached to this
application be served to the judicial representative of New York State by the
day of, 20
Dated:

United States District Judge